In the United States Court of Federal Claims

No. 19-1796C

(E-filed: October 16, 2020)

AMAZON WEB SERVICES, INC.,

Plaintiff,

v.

THE UNITED STATES,

Defendant,

and

MICROSOFT CORP.,

Intervenor-defendant.

<u>ORDER</u>

On October 15, 2020, pursuant to the court's October 13, 2020 order, ECF No. 232, defendant filed an unopposed renewed motion to supplement the administrative record (AR) in this matter. See ECF No. 233. As an initial matter, defendant argues that what it proposes to do is complete the AR, not supplement it. See id. at 2. The court agrees with defendant that its motion to supplement is properly characterized as a motion to complete the AR. The court directed the filing of a motion to supplement as a matter of mechanics, not substance, taking into account the limitations of the court's case management/electronic case filing (CM/ECF) system. The undersigned has requested that the clerk's office create an event in the court's CM/ECF system to allow for the filing of a motion to complete the AR for use in future filings. For clarity, the court deems defendant's renewed motion to supplement to be a renewed motion to complete the AR, and will treat it accordingly.

For good cause shown, defendant's motion is hereby **GRANTED**; and, on or before **October 20, 2020**, defendant is directed to **FILE** the proposed additional

documents as a separate docket entry in this matter, using the **administrative record** event in CM/ECF.

IT IS SO ORDERED.

s/Patricia E. Campbell-Smith
PATRICIA E. CAMPBELL-SMITH
Judge